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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/835,733	04/16/2001	Joerg Schlieffers	TELNP226US	6743

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EXAMINER

LEE, DIANE I

ART UNIT

PAPER NUMBER

2876

DATE MAILED: 09/19/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/835,733	SCHLIEFFERS ET AL.	
	Examiner Diane I. Lee	Art Unit 2876	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 18 July 2002.
- 2a) This action is **FINAL**. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 14-34 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 14-34 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) The proposed drawing correction filed on _____ is: a) approved b) disapproved by the Examiner.
If approved, corrected drawings are required in reply to this Office action.
- 12) The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.
- 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
a) The translation of the foreign language provisional application has been received.
- 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

1) <input type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____	6) <input type="checkbox"/> Other: _____

DETAILED ACTION

1. Receipt is acknowledged of the Amendment filed 18 July 2002. Claim 14 has been amended and no claims have been newly added. Currently, claims 14-34 are pending in this application.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claim 14 is rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Re claim 14: Line 5+ read, “a microcomputer that provides a display option in accordance with the horizontal configuration to orient display information on the display based at least in part upon whether a user selects a left hand or right hand display option”, which was not described in the specification. Page 5, lines 8+ of the specification discloses, *“The display is rectangular in shape and has a vertical and horizontal configuration. The display may be switched between such configuration to adapt to a user’s preference. In addition, the horizontal configuration (fig. 5b) can be further configured for left-hand and right-hand use so as to be adapted to a wider range of users.”* Accordingly, nowhere in the specification provides a support for a microcomputer that provides a display option in accordance with the horizontal configuration to orient display information on the display based at least in part upon whether a user selects a left hand or right hand display option.

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 14-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Re claim 14: Lines 5+ read, “a microcomputer that provides a display option in accordance with the horizontal configuration to orient display information on the display based at least in part upon whether a user selects a left hand or right hand display option” is unclear to the examiner. As best understood by the examiner, the above limitations have been translated as --upon whether a user selects a left hand or right hand display option, the orientation of the display information is provides in accordance with the selection of the configuration --.

Accordingly, claim 14 and claims which depend therefrom, claims 15-20, are vague and indefinite. Appropriate correction is required.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

8. Claims 14-17 (as best understood), 20-24, 28-29, and 32-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Petteruti et al. [US 5,335,170-referred as Petteruti] in view of Tracy et al. [US 5,979,757-referred as Tracy].

Re claim 14: Petteruti discloses a hand-held optical device 50 (see figure 2a), comprising:
a head portion 44 and the master module 10 as a body which include an upper surface having a display 34 mounted thereof (see col. 2, lines 16+ and figure 2A) and wherein the display having a horizontal configuration (i.e., figure 1 shows the display is configured such that the information would be displayed horizontally relative to the user's view);

a handle 112 that extends from a bottom surface of the body (see figure 2A).

Petteruti does not disclose the display being configurable according to the user's hand or vertically to provide portrait view and horizontally to provide landscape view.

Tracy discloses a hand-held optical scanning device for communicating information over a wireless communication network. Tracy shows that the a hand-held optical scanning device having a display, the display having a horizontal configuration and being configurable according to user's preference, i.e., a reconfiguration key setting 79A which permits the system to automatically reconfigured its display to reflect the user's preference which include an alignment for the user's preferred viewing angle based on the user's hand holding the scanning device (see figure 2). This reconfiguration key will automatically reconfigure the display to change the display configuration from the first configuration (i.e., the horizontal configuration to provide a landscape view) to a second configuration (i.e., the vertical configuration to provide a portrait view) (see col. 5, lines 10+). Accordingly, the controlling means in the scanning device of Tracy obviously reconfigure the orientation of the display information accordingly to the selection activated by the reconfiguration key setting 79A.

In view of Tracy's teaching, it would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to incorporate a display having a reconfiguration function in the device

of Petteruti in order to provide a display which capable of reconfiguring its orientation to reflect the user's preference. Such modification would have provided Petteruti a scanning device with a display that configures to accommodate a user's hand and maintained a correct alignment for a proper viewing.

Although Tracy teaches the display automatically reconfigurable from the first configuration (i.e., the horizontal configuration to provide a landscape view) to a second configuration (i.e., the vertical configuration to provide a portrait view) to reflect the user's preference, Petteruti as modified by Tracy is silent with respect to the specific use of the display configuration mechanism (i.e., the display configurable according to a left handed and a right handed user's hand).

However, it would have been an obvious to an artisan of ordinary skill in the art at the time the invention was made to recognize that such modification (i.e., display reconfigurable from the first view to the second view) in the system of Petteruti would obviously have provided the scanning device with the display which is configurable to accommodate a user's hand and maintained a correct alignment for a proper viewing for a left handed and a right handed user. Furthermore, it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. *Ex parte Masham*, 2 USPQ2d 1647 (1987).

Re claims 21 and 32-34: Petteruti discloses the hand-held optical device comprising a body having an optical scanning module arranged to scan objects in a direction outward from a first distal end (i.e., scanning module 12), the body including an upper surface having a display mounted thereon (see figure 2A-2B). The handle 42 being joined at a selected angle with respect to the body. The handle extends from a bottom surface of the body at the first distal end (see figure 2A) such that the bottom surface of the body rests on a radial surface of a user's hand when the user grasps the handle. This construction of the scanner applies its body weight (i.e., through the first/proximal end of the body portion) to the user's hand when the user grasps the handle portion and distributes its body weight of the

scanning device on the radial surface of a user's hand. Therefore, when the user grasps the handle portion, the user obviously has an ability to adjust the viewing angle of the display by maneuvering the proximal end of the bottom surface of the body with the user's wrist (the specific illustration not shown in figure). Therefore, the handle being configurable to accommodate the user's hand (see figure 2A).

Re claims 16-17 and 29: Petteruti teaches the scanning device having a RF antenna 40 and associated RF electronics 39 to allow wireless RF communication (see col. 2, lines 28+).

Re claim 20: Petteruti discloses the body portion having a CCD scanner 90, a controller 98, a LCD display 34, a keyboard 36, and EEPOT 112. The EEPOT which is controlled by the input means to control the output of the charge pump which in turn controls the contrast of the display 34 (see col. 6, lines 30+). Therefore, the display is configurable to adapt to a user's preference.

Re claims 15, 22-24 and 28: Petteruti shows that the handle is integrally molded with the bottom of the body and includes a trigger 46, which activates the scanner (i.e., actuate the reading process). The trigger can be single or dual finger trigger (i.e., the user may apply a single or dual fingers to actuate the trigger) (see figure 2A).

5. Claims 18-19, 25-27, and 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Petteruti as modified by Tracy as applied to claim 14 above, and further in view of Reynolds et al. [US 5,828,052-referred as Reynolds]. The teachings of Petteruti as modified by Tracy have been discussed above.

Re claims 18, 25-27, and 30: Petteruti as modified by Tracy does not disclose the body including a lower housing member and an upper housing member that forms a cover, a resilient sealing member interposed between the lower housing member and cover to form a dust and moisture resistance seal there between.

Reynold discloses a hand-held optical scanning device 20 having a body portion 22, 34 and a handle portion 26 that extends from a bottom surface of the body portion. The handle being joined at a

selected angle with respect to the body to cause a proximal end of a bottom surface of the body to rest on a radial surface of a user's hand when the user grasps the handle. Reynolds further teaches that the body portion include a lower housing member 34 and an upper housing member 22 that forms a cover (see figure 3). The lower housing is made of elastomers to protect underlying surfaces of the scanner and extends a distance to cover substantial portion of periphery of the body. The lower housing provides an environmental protection by acting as a gasket between the body and the handle portions thereby inhibiting contaminants from entering into the interior of the scanner (see col. 3, lines 56+). This lower housing that is made of elastomers provides the claimed function of a resilient sealing member interposed between the lower housing member and cover to form a dust and moisture resistance seal there between. The lower housing also provides a bumping surface that protects a user's hand (see col. 3, lines 53+).

In view of Reynol's teaching, it would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to incorporate the design structure of the body portion in the scanning device of Petteruti as modified by Tracy in order to provide an ergonomic structural of scanning device and to protect the internal components of the scanner from environmental contaminants.

Re claims 19 and 31: Due to the fact that Petteruti teaches that the scanning device having a controller 82 which processes the digital signal (see col. 5, lines 57+ and col. 6, lines 4+), it would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to recognize that the display device would be a digital display since the controller controls the CCD scanner and the display device thereof.

Response to Arguments

6 Applicant's arguments filed 18 July 2002 have been fully considered but they are not persuasive.

In response to applicant's argument with respect to a display option that neither Petteruti, et al. nor Tracy, et al. alone or in combination disclose providing a display option for a hand-held scanner to

display information such as to accommodate scanner operations for both left and right handed users as recited in amended claims (see page 5, lines 11+); the examiner respectfully disagrees. The examiner acknowledged that Petteruti does not disclose the display being configurable according to the user's hand or vertically to provide portrait view and horizontally to provide landscape view. The examiner cites Tracy reference to provide the teachings of the display being configurable according to the user's hand or vertically to provide portrait view and horizontally to provide landscape view. Tracy discloses a hand-held optical scanning device for communicating information over a wireless communication network. Tracy shows that the a hand-held optical scanning device having a display, the display having a horizontal configuration and being configurable according to user's preference, i.e., a reconfiguration key setting 79A which permits the system to automatically reconfigured its display to reflect the user's preference which include an alignment for the user's preferred viewing angle based on the user's hand holding the scanning device (see figure 2). This reconfiguration key will automatically reconfigure the display to change the display configuration from the first configuration (i.e., the horizontal configuration to provide a landscape view) to a second configuration (i.e., the vertical configuration to provide a portrait view) (see col. 5, lines 10+). Accordingly, the controller in the scanning device obviously reconfigures the orientation of the display information accordingly to the selection activated by the reconfiguration key setting 79A. In view of Tracy's teaching, it would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to incorporate a display having a reconfiguration function in the device of Petteruti in order to provide a display which capable of reconfiguring its orientation to reflect the user's preference. Such modification would have provided Petteruti a scanning device with a display that configure to accommodates a user's hand and maintained a correct alignment for a proper viewing. Although Tracy teaches the display automatically reconfigurable from the first configuration (i.e., the horizontal configuration to provide a landscape view) to a second configuration (i.e., the vertical configuration to provide a portrait view) to reflect the user's preference, Petteruti as modified by Tracy is

silent with respect the specific use of the display configuration mechanism (i.e., the display configurable according to a left handed and a right handed user's hand). However, it would have been an obvious to an artisan of ordinary skill in the art at the time the invention was made to recognize that such modification (i.e., display reconfigurable from the first view to the second view) in the system of Petteruti would obviously have provided the scanning device with the display which is configurable to accommodate a user's hand and maintained a correct alignment for a proper viewing for a left handed and a right handed user.

In response to applicant's argument with respect to Petteruti reference that Petteruti teaches a scanner base unit that is slid able into a handle adapter and that this configuration positions the handle in a central location under the base unit and is therefore configured away from the first distal end (see page 5, last paragraph), the examiner respectfully disagrees. Petteruti disclose the hand-held optical device comprising a body 10 having an optical scanning module 12 arranged to scan objects in a direction outward from a first distal end (i.e., the first distal end being the scanner end module 14), the body including an upper surface having a display mounted thereon 34 (see figure 2A-2B). The handle 42 being joined at a selected angle from the bottom surface of the body 10. Therefore, the handle is positioned at the first distal end of the body. The other bottom surface or the other end of the body that is away from the scanner end module 14 portion being the proximal end of the body. The handle extends from a bottom surface of the body at the first distal end, i.e., toward the scanner end module 14 portion (see figure 2A) such that the proximal end of the bottom surface of the body (i.e., the other side of the bottom surface or the other end of the body that is away from the scanner end module 14 portion) rests on a radial surface of a user's hand when the user grasps the handle. This construction of the scanner applies its body weight (i.e., through the first/proximal end of the body portion) to the user's hand when the user grasps the handle portion and distributes its body weight of the scanning device on the radial surface of a user's hand. Therefore, when the user grasps the handle portion, the user obviously has a mobility to maneuver

the scanning device via a radial surface of the user's hand and has an ability to adjust the viewing angle of the display by maneuvering the proximal end of the bottom surface of the body with the wrist and the radial surface of the user's hand (the specific illustration not shown in figure) (see the discussion above).

9. In response to applicant's remark with respect to the hand movement of the Petteruti's scanning device can lead to more time wasted in operation of device which can increased inefficiency (see page 6, lines 6+), the examiner respectfully disagrees. It is noted that claim 21 as recited is applicable to a scanning device with a single use. Therefore, the applicant's argument is not persuasive.

Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Diane I. Lee whose telephone number is 703-306-3427. The examiner can normally be reached on Monday through Friday from 6:30 AM to 3:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on 703-305-3503. The fax phone numbers for the organization where this

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application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Diane I. Lee

Diane I. Lee
Examiner
Art Unit 2876

D.L.
September 16, 2002